

THE SUN:

OFFICIAL PAPER
Of the City of Carrollton, and of the
PARISH OF JEFFERSON.
PUBLISHED
Every Wednesday and Saturday,
In the City of Carrollton, Parish of Jefferson, La.,
By M. G. DAVIS.

Office on Dublin, between Second and Burthe streets
CITY OF CARROLLTON:

WEDNESDAY, Jan., 23, 1861.

Third Judicial District Court:
THE HON. JUDGE BURTHE, Presiding.

CRIMINAL TERM—JANUARY 1861.

CASES FIXED FOR TRIAL:

Wednesday, January 23, 1861.
The State vs. James Brooks—Assault and Battery.

The State vs. Mrs. Honora Frawley—Assault with a dangerous weapon with intent to kill and Assault and Battery.

Thursday, January 24, 1861.
The State vs. John Connelly, Jas. McDonald and Charles Jones—Larceny.

The State vs. William Martin—Disabling a Limb.

The State vs. Edward Lyons—Larceny.

The State vs. Jerome Calvo—Selling Liquor to Slaves.

Friday, January 25, 1861.
The State vs. George Cloud—Robbery.

The State vs. Jean Baptiste, Jr. &c.—Assault and Battery.

The State vs. James McDonald—Inflicting with a Dangerous Weapon a Wound less than a Mayhem.

Monday, January 28, 1861.
The State vs. Francois Bruce—Assault and Battery.

SHERIFF'S SALE.—Guy Drex, the Sheriff of this Parish, will sell this day at public auction in front of the door of the Court House in this city, at 11 o'clock, A. M., the contents of a Coffee House. See advertisement in paper.

We invite the special notice of the Ladies of this city and vicinity to the card of Mrs. A. WIRE, in an adjoining column of this days paper.

Regular Meeting of the City Council this evening, at 5 o'clock, P. M.

Why Not?—We know that the independent Fire Companies of large cities have heretofore formed themselves into Military Organizations—elected their own Officers—and appeared on parade as Military Companies at their pleasure. Should not our Companies of the Fire Arm at this time, adopt the same prudent and patriotic course? What say you all, gentlemen?

Third Judicial District Court:
HON. VICTOR BURTHE, Judge.

SATURDAY, January 19.—Court was opened this day, for the further hearing of the case of North, Smedes & Co., et als., vs. C. Brown, et als., as per appointment. The Jury previously selected appeared, and took their seats in the jury-box, after which the testimony was proceeded with and occupied the greater portion of the day. On the close of testimony, the opening of and hearing a part of the argument of one or two of the able counsel engaged, the case was deferred until Saturday, 26th inst., for the further hearing of the learned and skillful Attorneys who are employed on either side. His Honor then adjourned Court until Monday, at 10 o'clock, A. M.

MONDAY, Jan., 21.—The Judge took his seat a few minutes after 10 o'clock. After the usual preliminary Monday's business was passed upon by His Honor and the names of Jurors called, the case of Jacob Double vs. Natz Berger being first on the docket, was called. On calling the witnesses, one of the number, material to the final issue, not being present, the Judge consented to a delay for the arrival of the next train of cars from the city. On the arrival of the train, the witnesses appearing, the case was proceeded with—a jury empanelled—the evidence heard, and the matter finally given into their charge by his Honor, after a few remarks. The Jury empanelled returned a verdict for defendant. The Judge then dismissed the Jurors until 10 o'clock, Tuesday.

TUESDAY, January 22.—The Court opened at the appointed hour. After the names of the Jurors had been called, the first case named was that of The State vs. L. A. Heaton was called next and proceeded with; a Jury empanelled and testimony heard. The Jury retired for a short time and returned into Court with a verdict of guilty.

The case of The State vs. Jas. Priest then came up for a hearing. After hearing a considerable number of witnesses, the prosecution submitted the case, when his Honor explained in a few words to the Jurors the material point in the controversy, which not being established, the Jury rendered a verdict of acquittal without leaving the box. His Honor thereupon adjourned Court to 10 o'clock on Wednesday, 23d instant.

[From the N. O. Picayune, yesterday.]
The Legislature of Louisiana.
Probable Adjournment to Await the Convention.

[By the Southwestern Line.]
BATON ROUGE, January 21.—The Legislature of Louisiana, convened in regular annual session under the constitution, at 12 o'clock to-day. Nearly all the members of both Houses and a very large assemblage of spectators were present. Nothing of importance, however, was done, and the probability, at the moment of sending this dispatch, is that the Legislature will adjourn and await the action of the State Convention, which is to assemble on Wednesday next.

There will, however, be no adjournment to New Orleans, as has by some been anticipated.

A resolution to test the question of the right of secession will be introduced into the Senate to-morrow.

Texas Legislature and Convention. Arrangements for Expediting the News.

HOUSTON, TEXAS, Jan., 20.—The Legislature of the State of Texas convenes at Austin to-morrow. The convention of the people will assemble at the capital, also, on Monday, the week following.

Arrangements have been made for the running of a pony express between Austin and Houston during the sitting of both bodies, and the news will at once be forwarded to the Picayune by McKeever's Southwestern Express, which leaves this city and Galveston on the departure of each steamer.

Thirty-Sixth Congress. Proceedings of the Senate.

WASHINGTON, January 21.—In the Senate, on Saturday last, the resolution offered by Mr. Mason, of Virginia, providing for the suspension of certain laws, to avoid a collision between the seceding States and the Union, passed its second reading.

The discussion of the Kansas bill still continued.

To-Day's Proceedings.

WASHINGTON, Jan. 21.—In the Senate, to-day, Mr. Hunter, of Virginia, was excused from further service upon the Committee of Finance.

Mr. Latham, of California, was also excused from the Committee on Territories.

Withdrawal of Florida Senators.

Mr. Yulee, of Florida, announced the withdrawal of himself and colleague from the Senate.

The Senators of Alabama Follow.

Mr. Slays, of Alabama, informed the Senate that the Senators of Alabama had withdrawn from that body.

The Senators from Mississippi.

The Mississippi Senators have also retired from the Senate of the United States.

Wholesale Robbery—Frauds upon the United States Treasury.—Ours is the age of fraud. From the president down to the navy-yard blacksmiths, stealing and hiding one for another, has been the order of the day for four dreadful years past! But the greatest burglaries perpetrated on the United States treasury, have been by distinguished government officials, clerks and contractors. Here are some of the leading swindles, as enumerated by a New York writer:

Name of Swindler. Amount.
Fort Snelling \$400,000
Willet's Point 150,000
New Bedford Fort 80,000
Utah Fort contract 160,000
Utah Fort contract 270,000
Utah mule sale 230,000
El Paso wagon road 200,000
Fowler detachment 175,000
Godard Bailey's robbery 350,000

Name. Cab. Min'r.
Floyd, sec. of war.
Floyd, sec. of war.
Floyd, sec. of war.
Floyd, sec. of war.
Floyd, sec. of war.
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Floyd, sec. of war.

Two million five hundred and forty-five thousand dollars is certainly a snug sum to be abstracted from the national treasury during the brief period of four years! In these estimates the small thefts, ranging from five to fifty thousand, have not been included. An equal or greater number of large robberies, not yet detected, are left out. This is the work only of the war department, except the two last items named. If the public buildings are not destroyed, greater frauds will yet be brought to light.—[Richmond Whig.]

The following remarks upon the speech of William H. Seward, delivered on Saturday the 12th instant, upon the 'impending crisis in our national affairs, (and which we fully endorse) we copy from the New Orleans Daily Picayune of yesterday. That paper gives the plain truth in reference to the great abolition leader, as follows:

Mr. Seward's Speech.—We publish, this morning, Mr. Seward's speech in the United States Senate on the present crisis. As foreshadowing the course of an administration in which he is to take the lead, it will be read with interest. The general tone of the speech is conciliatory. His conclusions will be satisfactory to neither section. He has said enough to rise quite a breeze against him from the fanatical portion of his party; it would be a storm, if there were not other things for them to vent their rage upon further South. He has avowed a willingness to go far enough to estrange from him all that class of people who hold it an impiety to speak of negroes in the sense of property, and he has also avowed his determination to stop where he will be of to as a mediator.

He avows a willingness to public opinion when he can, which might be taken to mean that he will go further in the direction of pacification, but may also imply suppleness in the opposite direction of coercion. If he means pacification, he has gone as far as a prudent man can go at one leap. He may leave the temper of the people to interpret the meaning hereafter. His passages somewhat questionable regarding repudiation of offensive operations in preserving the Union. He seems fully to understand that a Union worth having is not to be maintained by venting threats, though expressions may be found which squint at the possibility of that amiable resort. The telegraph reported him to have said "that the man who composed the troubles of the Government would deserve and achieve a greater fame than those who framed it." The speech itself says the generation that shall do so well reap this great renown. There is a world of difference in the two forms of expression, once a feeler to see how far he can go; the other an encourager to the people to go further than he says he can as a leader—but not as a follower.

Whether as a part of the Confederacy or a separate people, the policy of the U. S. Government will always be of the first interest to the South, as being our nearest neighbor, and more powerful for good or evil than any other. Because this is so, we have published Mr. Seward's speech; and we now dismiss it with the remark that, if he intends moving in the direction of pacification, perhaps he has ventured as far as he could for the present, without making shipwreck of his influence. If he means merely to soothe the south, it must be confessed he purrs as softly as any cat. He will not enjoin the South if he means the latter; whether he can control Northern opinion is of less consequence. He is not prepared to catch the bull by the horns, but is ready to hold on to its tail. So in this business we must hunt the bull to find Mr. Seward. This may be very politic and very characteristic; but it was not "our Harry's way."

Probable Loss of the Levant.—The Navy Department has received dispatches from the commander of the squadron, and also communicating intelligence of the probable loss of the sloop-of-war Levant, which had not been heard from for one hundred days: She was on her way from the Sandwich Islands to Panama, under command of Captain W. H. Hunt. The Department has always regarded her as one of the most seaworthy vessels in the navy. She was 800 tons burthen, and carries twenty guns.

Military Uniforms.—Messrs. N. C. Folger & Son, corner of Magazine and Gravier streets, New Orleans, offer for sale, at very low prices, 2500 undress Military Uniforms, as adopted by the Military Board of Louisiana. The same firm is prepared to fit Companies at 24 hours' notice.

The popular vote of Alabama, at the recent election, stood 35,776 for immediate secession and 26,586 for co-operation.

SHERIFF'S SALES.

STATE OF LOUISIANA:

Parish of Jefferson.

Third Judicial District Court.

Castillo & Harripe, } No.

B. F. Lotzsch.

BY virtue of a writ of seizure and sale to me directed by the Honorable the Third Judicial District Court of Louisiana, in the above entitled suit and pursuant to the written consent of all parties interested, I will proceed to sell at public auction, at the City Hotel, on Common street, between Camp and Magazine streets, in the city of New Orleans, on SATURDAY, the 23rd day of February, 1861, at the hour of 12 o'clock, M., the following described property, to-wit: A CERTAIN SQUARE OF GROUND, together with all the buildings and improvements thereon and all the rights, ways, privileges and advantages thereunto belonging, situate lying and being in the Parish of Jefferson, designated by the Number 221, and bounded by Peter Avenue, Orleans, St. Denis and St. Patrick streets, and comprising two lots of ground, which said Square measures two hundred and seventy-five feet front on St. Denis street, three hundred and eight feet, six inches and six lines on Peter Avenue, two hundred and seventy-five feet front on St. Patrick street, and three hundred and eighty feet, six inches and six lines front on Orleans street, and all these lots are covered by a DWELLING HOUSE, Frame Kitchen, Outhouses, Cisterns, and other improvements in the above entitled suit. Terms of sale—Cash on the spot. GUY DREUX, Sheriff of the Parish of Jefferson. jan23-ts

STATE OF LOUISIANA:

Parish of Jefferson.

Third Judicial District Court.

Police Jury, Left Bank of the Parish of Jefferson, vs. Joseph Heines.

BY virtue of and in obedience to an order of the Honorable the Third Judicial District Court of Louisiana, in the above entitled suit, I will proceed to sell at public auction, at the door of the Court House, in the City of Carrollton, on SATURDAY, the 23rd day of January, 1861, at the hour of 12 o'clock, P. M., the following described property, to-wit: CONTENTS OF A COFFEE HOUSE and Store, with a Counter, Show Case, Crockery, Glassware, Lard, Groceries, and other articles usually kept in my Office. Seized in the above entitled suit. Terms of sale—Cash on the spot. GUY DREUX, Sheriff of the Parish of Jefferson. jan23-ts

STATE OF LOUISIANA:

Parish of Jefferson.

Third Judicial District Court.

J. Viosca, Jr., vs. Frank Rhodes.

BY virtue of a writ of seizure and sale to me directed by the Honorable the Third Judicial District Court of Louisiana, in the above entitled suit, I will proceed to sell at public auction, at the door of the Court House, on Canal Avenue, in the City of Carrollton, on SATURDAY, the 2nd day of February, 1861, at the hour of 11 o'clock A. M., the following described property, to-wit: A CERTAIN LOT OF GROUND, with all the buildings and improvements thereon, situate in the Parish of Jefferson, in the town of Freeport, and bounded by St. Louis, Twenty and St. Charles streets, and Live Oak streets, according to a plan drawn by A. S. Phelps, Surveyor, and filed in the Parish of Jefferson, on the 15th day of February, 1849, and deposited in the office of the late L. K. Kenney, then a Notary Public in the Parish. Said Lots measure each sixty-eight feet ten inches and three lines front, thirty feet, by a depth of one hundred and twenty feet, or more if any there be as regards Lot No. Nineteen, and of one hundred and twenty-eight feet for each of the Lots Nos. Twenty and Twenty-one. The improvements consist of a large Cottage House, Kitchen, Cisterns, Outhouses, etc., etc. Seized in the above entitled suit. Terms of sale—Cash on the spot. GUY DREUX, Sheriff of the Parish of Jefferson. dec2-jan1-ts

GRAND FANCY DRESS AND MASKED BALL.

A GRAND FANCY DRESS AND MASKED BALL will take place at the Hall of Eugene Company, No. One of this city on TUESDAY EVENING, February 12, 1861, (Mardi-Gras.)

TICKETS—\$1.50 each—which may be had, with cards of invitation, on application to STEPHEN KERNER, Carrollton. jan2-ts

LADIES ATTENTION!

MRS. A. WIRE, Respectfully announces to her friends, acquaintances and the public that she has opened a Ladies Store upon Levee street, between Madison and Camborne, for the sale of Dry Goods, Ladies and Children's Shoes, etc., etc.

Purchasers are invited to call and examine the stock before investing elsewhere. "Quick sales and small profits." jan23-ts

FRANK RODER, THEODORE PELLE, FRANK RODER & CO., Wholesale Dealers in

WINES, LIQUORS, etc., etc., No. 40 Poydras street, near Tchoupitoulas, Jan 3-ts NEW ORLEANS.

NEW CARROLLTON POUND.

WAS brought to the Pound of the undersigned Squire, Left Bank, (New Carrollton), on Monday, January 15, 1861, the following described animals, to-wit: ONE CREAM COLORED PONEY, a white star on the forehead and a white spot on the nose. ONE LIGHT BAY MARE, white forehead, branded on the right hip—C. T., and on the right shoulder C.

ONE SMALL MARE COLT, branded C. T. on the left hip, and a white spot on the nose. ONE DARK BAY MARE, white star on the forehead, and a white stripe on her nose; branded T. T. on the hip two hind feet white up to first joint.

ONE SMALL SOBREL MARE COLT, white star on the forehead, and a white spot on the nose, left hind foot white up to first joint. The mares and horses are taken as near as possible, and no other is visible.

The owner or owners of them have described animals are requested to come forward, prove property pay charges and take them away on or before SATURDAY, January 2, 1861, or they will be sold on said day at 12 o'clock, M.

JACOB WEINLE, Squire Left Bank, Parish of Jefferson, January 24, 1861.

JEFFERSON RIFLES.

ORDER No. 1. HEAD QUARTERS, 2 Carrollton, May 7th, 1860. The regular meetings of this Company will be held at 7 o'clock P. M. on the FIRST MONDAY of each month.

The Corps will meet hereafter every Friday, at 7 o'clock P. M. for Company Drill. Punctual attendance is expected. By order of J. G. DREUX, Captain. C. E. BOYER, Ordgry Sergeant.

DIVINE SERVICE.

D. R. H. READ, will preach in the Methodist Episcopal Church, every SUNDAY MORNING at 11 o'clock, A. M. Also—Prayer Meeting every Thursday Evening at 7 o'clock, P. M. The public are respectfully invited to attend. dec29-ts

"NOTICE."

THE PUBLIC and particularly Visitors to Carrollton, are respectfully informed, that a Ladies and Gentlemen's Saloon has been lately opened next to the Carrollton Hotel Garden, (opposite the Station,) where Refreshments of all kinds, a variety of the Best City Pastry, Confectionaries, Cakes, Hot Milk, Coffee, Tea and Chocolate, together with Choice Cigars, Tobacco of all kinds, and the best of Fruit, in fact, every thing desirable as restoratives, etc., etc., can be had during the hours of the running of the Railroad cars to and from the City and Lake. Carrollton, January 5th, 1861. 1m

GENERAL STORE.

WENDERLIN HERRLE, Corner of Second and Jefferson streets WHOLESALE

and Retail dealer in GROCERIES, Liquors, Cakes, Glass, China, Earthen, Corden, Willow and Hardware.

Fancy and Staple Dry Goods, Boots, Shoes, Hats, and Caps.

—ALSO—A large assortment of furd, consisting Hay, Corn, Oats, Bran, Oil-Cake &c., All of which is offered at the lowest City prices. Carrollton, February 11, 1860. 1v

GENERAL STORE.

G. BOESE, (late Boss & Shrover), corner of Levee and Levee streets, Carrollton, having greatly enlarged and improved his establishment, would respectfully inform his friends and the public generally, that he is now receiving a large and well assorted stock of all varieties of Goods, such as:

GROCERIES, LIQUORS, WINES, HAMS, LARD, BUTTER, HARDWARE, CROCKERY, WOODWARE, CLOTHING, HATS & CAPS.

BOOTS & SHOES, PAINTS, OILS &c. Also—FEED—of all kinds; all of which are offered for sale at very low prices, with full guarantee as to quality. He therefore invites all persons to call and examine for themselves. G. BOESE, (Late B & S) Successors to F. Fisher, Carrollton, August, 1857. aug-ts

Family Grocery and Variety Store.

MAX LINTINGER, CORNER OF LEVEE AND JACKSON STREETS, CARROLLTON. WOULD most respectfully inform his friends and customers that he is now in hand and is daily receiving regular supplies of all the articles usually kept in a well assorted general store, consisting of:

Family Groceries, Of the very best quality—such as TEA, COFFEE, SUGAR, SPICES &c.

HAMS, LARD, BUTTER & CHEESE, Of the most approved brands.

HATS, CAPS, BOOTS, SHOES, And CLOTHING, in great variety. Also—Feed of all kinds: HAY, CORN, OATS, BRAN, &c. &c. All of which are offered for sale at very moderate prices and on liberal terms. He invites the attention of the community to his present stock. Carrollton, 1857. n5-1y

NEW GROCERY STORE,

Levee street, between Camborne and Jefferson streets, City of Carrollton.

FREDERICK BEERMAN, WOULD most respectfully inform his friends, and the community generally, that he has now commenced the Grocery business at the above location, and that his stock on hand consists of a very

SUPERIOR QUALITY AND ALL FRESH!!! He has on hand every variety of fine GROCERIES, LIQUORS, WINES, LARD, BUTTER, SUGAR, COFFEE, TEA, CHEESE, CROCKERY, CORDONARE, &c., &c., &c., &c., with almost every other article to be obtained at a FINE GROCERY STORE, all of which are offered to the public at the most reasonable rates. The public are invited to call and satisfy themselves. 654-jad F. BEERMAN.

WAS committed to the Parish Jail of the Parish of Jefferson, on the 15th of January, 1861, the girl MARY, black, 5 feet 7 1/2 inches high, says she belongs to James Nicholas, of St. Charles. The owner is requested to come forward, prove property, pay charges and take her away. GUY DREUX, Sheriff of the Parish of Jefferson. jan16

WAS committed to the Parish Prison of the Parish of Jefferson, on the 15th of January, 1861, the boy BRUNO, black, 5 feet 10 inches high, says he formerly belonged to Thompson & Mackey of Plaquemine parish. The owner is requested to come forward, prove property, pay charges and take him away. GUY DREUX, Sheriff of the Parish of Jefferson. nov24

MRS. J. HODGE, FRUIT STORE & SALOON, Corner of Levee and Jefferson streets, Carrollton. nov.3-n29